(resubnut) A02-000Z



National Environmental Achievement Track

Application Form

Baxter Healthcare Corp. of Puerto Rico
Name of facility
Baxter Healthcare, Inc.
Name of parent company (if any)
Road 721, Km. 0.3,
Street address
Calle Mercedita Serralles
Street address (continued)
Aibonito, Puerto Rico 00705
City/State/Zip code

Give us information about your contact person for the National Environmental Achievement Track Program.

Name Evet L. Vera

Title Environmental Manager

Phone (787)735-8021 ext. 2228

Fax (787)735-6343

E-mail verae@baxter.com

EPA needs background information on your facility to evaluate your application.

What do you need to do?

- Provide background information on your facility.
- Identify your environmental requirements.



1 What do you do or make at your facility?

Baxter Healthcare Corporation of Puerto Rico, Inc. at its facility in Aibonito, P.R. manufactures medical devices used for the administration of fluids, drugs, blood and irrigating solutions and other ancillary products.

2 List the Standard Industrial Classification (SIC) code(s) or North American Industrial Classification System (NAICS) codes that you use to classify business at your facility.

SIC 3841

NAICS

3 Does your company meet the Small Business Administration definition of a small business for your sector? ☐ Yes

⊠ No

4 How many employees (full-time equivalents) currently work at your facility?

☐ Fewer than 50

50-99

100-499

☐ 500-1,000

More than 1,000

5	Does your facility have an EPA ID number(s)? If yes, list in the right-hand column.	Yes PRD000706466 PRR05A533	□ No 5
6	Identify the environmental requirements that apply to your facility. Use the Environmental Requirements Checklist, at the back of the instructions, as a reference. List your requirements to the right or enclose a completed Checklist with your application.	See Environm (Attached)	ental Requirements Checklist
7	Check the appropriate box in the right-hand column.		the requirements above. sed the Checklist with my
8	Optional: Is there anything else you would like to tell us about your facility?	committed to the manufaction the environs set goals, mearesults. Compresponsibility implementation policy, we are prevention prevaluations of This helps us in aspects of our environment set to the environment is proven by a February 2000 Pollution Prevention the environment is proven by a February 2000 Pollution Prevention set to the environment is proven by a February 2000 Pollution Prevention set to the environment is proven by a February 2000 Pollution Prevention set to the environment is proven by a February 2000 Pollution Prevention set goals.	ter Aibonito we are totally continuous improvement not only in turing phase of the business but also amental aspect of the business. We asure progress and communicate oliance with this policy is the of every associate. Through the on and use of our environmental environmental during initial stages of our projects. In the identification of the significant or processes that may affect the so we can develop action plans to ablished objectives and goals, we possibilities of impacting the in any way harmful. This commitment our ISO 14001 certification since of the ention Program and employee several projects to reduce hazardous

and non-hazardous waste and air emissions were identified and implemented. Solvent dispensers

redesign, absorbing sponge size reduction. chemical management and awareness training are some examples of initiatives that resulted, by the end of 1998, in a 58% reduction of hazardous waste generation in the last ten years. Non-Hazardous waste disposed offsite was reduced by 60% in the last 10 years, recycling 55% of them. Air toxic emissions were also reduced by 72% in the last 10 years, even though we had an increase of 51.8% in the production level in the same time frame. With regards to waste water discharges we have continuously worked on reducing the volume and improving the quality of the water. We are now participating of the EPA Design for the Environment (DFE) by using products that have cero potential for damaging the environment for metal cleaning applications and are expanding to other areas, such as laundry detergents. We participate in many environmental initiatives such as the "Puerto Rico Conservation Trust", a non-forprofit corporation dedicated to the conservation of our natural resourses. We belong to the program "Friends of the P.R. Conservation Trust" and encourage the participation of our associates by conducting educational campaigns and paying a percent of their membership to the "Friends Program. We belong to the "Adopt A Road" program sponsored by PR Department of Transportation, we integrate local schools in the "Baxter Aibonito Environmental Fair" and conduct research activities at the "San Cristobal Canyon" with associates and families. We also sponsored the "P.R. First Congress of Environmental Education", Road cleaning and Reforestation campaigns as well as the Aibonito City recycling program. For our committment to the environment, in 1996 we received an award from the Puerto Rico Solid Waste Authority known as the "Flor De Margarita Award" for our non-hazardous waste reduction program and recycling program. In 1999 we were awarded the Adopt A Road Program outstanding industry recognition. The Baxter Corporate Environment, Health & Safety Office distinguished the Aibonito facility in 1999 with the Best EHS Program Award for its excellence while working under severe conditions after the passing of hurricane Georges.

Facilities must have an operating Environmental Management System (EMS) that meets certain requirements.

What do you need to do?

 Confirm that your EMS meets the Achievement Track requirements.

1 Check **yes** if your EMS meets the requirements for each element below as defined in the

 Tell us if you have completed a self-assessment or have had a third-party assessment of your EMS.



	instructions.		
	a. Environmental policy	⊠ Yes	
	\emph{b} . Planning	⊠ Yes	
	\mathcal{C} . Implementation and operation	⊠ Yes	
	\emph{d} . Checking and corrective action	⊠ Yes	
	e. Management review	⊠ Yes	
2	Have you completed at least one EMS cycle (plan-do-check-act)?	⊠ Yes	
3	Did this cycle include both an EMS and a compliance audit?	⊠ Yes	
4	Have you completed an objective self- assessment or	⊠ Yes	
	third-party assessment of your EMS?	Self-assessment	
	If yes, what method of EMS assessment did you use?	☐ GEMI ☑ Other	
		☐ CEMP Baxter Environmento Health and Safety Standard	ıl,

☐ Third-party assessment

☐ Other

Facilities must show that they are committed to improving their environmental performance. This methat you can describe past achievements and will metuture commitments.

Tell us about your past achievements and future commitments.

ection

What do you need to do?

Refer to the Environmental Performance Table in the instructions to answer questions 1 and 2.

1 Describe your past achievements for at least two environmental aspects. If you need more space than is provided, attach copies of this page.

Note to small facilities: If you qualify as a small facility as defined in the instructions, you are required to report past achievement for at least one environmental aspect.

First aspect you've selected

What aspect have you selected?	What was the pr	evious level	What is the curre	ent level?
Hazardous Waste Generation	Quantity	Units	Quantity	Units
	.01834	Lbs./Prod. Hrs.	.01775	Lbs./Prod. Hr.

i. How is the current level an improvement over the previous level?

Our current level of hazardous waste generation represents a reduction of 3.2% over the previous level.

ii. How did you achieve this improvement?

With the intervention of the Pollution Prevention Team, various opportunities to reduce the generation of hazardous waste have been identified. A particular assembly equipment was generating approximatelly 3 to 5 gallons of hazardous waste per week. The Team came up with the idea of recycling the solvent in a close loop, completely eliminating the waste. The system was designed and installed in-house, helping us to achieve 100% waste reduction from the process. Automation of several subassembly lines, taking into consideration the solvent usage during the design phase has also contributed to the reduction in generation of hazardous waste. In addition, we provide training to those generating the waste, enphasizing on the impact their jobs have on the environment and how they can make a difference and contribute to the minimization of hazardous waste by maximizing the use of hazardous material and insuring a good management of these materials. Providing operator controlled satellite accumulation areas in each production room and keeping a log of waste generated by department is very important. This number is discussed at monthly Environmental, Health and Safety (EHS) meetings, which gives employees an incentive to reduce the generation of waste.

Second aspect you've selected

What aspect have you selected?	What was the pr (2 years ago)?	evious level	What is the curre	ent level?
Hazardous Air Pollutants	Quantity	Units	Quantity	Units
Emissions (HAP's)	0.00717	Lbs./Prod. Hrs.	0.00321	Lbs./Prod. Hr.

i. How is the current level an improvement over the previous level?

Our current level of HAP's emissions represents a 55.23% reduction from our previous level..

ii. How did you achieve this improvement?

The HAP's tracked by our facility are Methyl Ethy Ketone (MEK), Methylene Chloride (MCI), Di(2-Ethyexil)Phthalate (DEHP), and two years ago Ethylene Oxide (ETO). With the elimination of ETO Sterilization process at the end of 1997 beginning of 1998, we experienced a 53.22% reduction in the emission of HAPs. We are now evaluating the codes that are being sterilized with ETO at a different facility, for their convertion to GAMMA sterilization to further reduce our contribution to this air contaminant. The balance reduction of 2.01% in HAP's emissions has been achieved through automation of the processes, which increases the efficiency of the chemicals usage and through training of the employees, emphasizing on adecuate hazardous material management as well as inventory control.

2 Select at least four environmental aspects (no more than two from any one category) from the Environmental Performance Table in the instructions and then tell us about your future commitments. If you need more space than is provided, attach copies of this section.

Note to small facilities: If you are a small facility, you are required to make commitments for at least two environmental aspects in two different categories.

First aspect you've selected		
a. What is the aspect?	Water Usage/Discharge	
 b. Is this aspect identified as significant in your EMS? 	Yes □ No	
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	(Quantity/Units) 6.24 Gal./Prod. Hr. (Quantity/Units)
d. What is the improvement you are committing to over the next three years? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	(Quantity/Units) 5 Gal./Prod. Hr. (Quantity/Units)
e. How will you achieve this improvement?	Water usage/waste water continuouslly being reducinstalling automatic toilet and water saving campaitwo years ago was 8.06 Gerepresents a 22.6% reduction More recently we have ideopportunities to reduce well as water usage in our projects have been compathe installation phase. The following;	ed at the facility by and sink water devices gns. Our previous level al./ProdHr which on in water discharge. entified several astewater discharges as processes. Some of the eleted and others are in exprojects are the
	 Elimination of GAMMA anew deionization system 	

 Reprogramming washing machines at laundry helped reduce in half the daily discharges of this operation (from 2,600 to 1,300 gal. per day).
 Consolidation of boiler room waters and Wet

are saved per month.

Kits discharge for future

evaporation/condensation for re-use.

- 4. Installations of a SAMSCO water saver evaporation system to process 4,800 gal. per day with a 97% evaporation effectiveness. These waters will be re-injected into the well water tank to be reused in our processes. This project will save water by recycling it and will extend the life of the deep well by reducing the amount of water to be pumped daily from the well.
- 5. Gown Wash Frequency Reduction A protocol has been developed to evaluate the reduction in gowns wash frequency in each department. This project will significantly reduce the water usage and wastewater discharge. As a minimum, a 50% reduction should be obtained.

After completing the projects mentioned above, we will have zero process water discharge as defined by the National Pretreatment Standard.

We are also looking for alternatives in laundry detergent and hand soap to further improve the quality of our domestic/sanitary water discharges.

Second aspect you've selected a. What is the aspect? Volatile Organic Compounds (VOC's) Emissions b. Is this aspect identified as significant in your ✓ Yes ☐ No. **EWS**\$ c. What is the current level? You may choose to Option A: Absolute value this as an absolute value or in terms of units of (Quantity/Units) production or output. Option B: In terms of 0.02545 Lbs./Prod. Hr. units of production (Quantity/Units) or output d. What is the improvement you are committing to Option A: over the next three years? You may choose to Absolute value state (Quantity/Units) this as an absolute value or in terms of units of Option B: production or output. In terms of .00051 Lbs./Prod. Hr. units of production (Quantity/Units) or output e. How will you achieve this improvement?

We will continue our efforts to reduce the VOC emissions from our processes by substitution of the chemicals used in our processes. in particular for cleaning purposes. We have already identified a process that uses IPA for cleaning machine parts during preventive maintenance. With the use of a natural base cleaner we can obtain the same results, and can reduce the use of IPA and thus the emmission of approximatelly 655 Lbs. per year. In addition, by automating our assembly lines, improving the hazardous material management and inventory control processes we can further reduce the VOC emissions.

Third aspect you've selected		
a. What is the aspect? b. Is this aspect identified as significant in your	Energy Usage	
EMS?	A lei Pilo	
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	(Quantity/Units) 10.37 KWH/Pro.Hr. (Quantity/Units)
d. What is the improvement you are committing to over the next three years? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	(Quantity/Units) 10.00 KWH/Pro.Hr. とろい。 (Quantity/Units) 12/4/20(
e. How will you achieve this improvement?	 Continuous Aggressive Er Campaigns to encourage e measures in the working are turning off the lights, compu- equipmet when not in use. 	employees to take as to save energy by
	Light sensor installation in offices.	all administrative
	3. Installation of energy efficiency and replacing old equipment is a	cìent equipment when a requirement.
	4. Installation of a utilities co (METASIS) to identify losses in eliminate or reduce them.	emputer control system on the systems and

Fourth aspect you've selected		
a. What is the aspect?	Material Reuse (PVC)	
b. Is this aspect identified as significant in your EMS?	Yes 🛛 No	
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of	16,000 Lbs./Yr. (Quantity/Units) (Quantity/Units)
	units of production or output	(Godinny/onns)
d. What is the improvement you are committing to over the next three years? You may choose to state	Option A: Absolute value	240,000 Lbs./Yr. (Quantity/Units)
this as an absolute value or in terms of units of production or output.	Option B: In terms of units of production or output	(Quantity/Units)
e. How will you achieve this improvement?	A PVC reuse project develop Exterminators Working Team in the Extrusion and Plastic Co Scrap material will be regrind virgin material for reprocessing area. A percent of the regring sold as raw material to a Bax reuse in manufacturing a me	is being implemented ells production areas. ded for mixing with ng in the Extrusion nded material will be tter Sister Plant for

continue to investigate the opportunities for reusing the scrap material in the manufacturing process. Injection Molding is another area where various plastic resins are being regrinded for

mixture with virgin material for re-use.

Facilities must demonstrate their commitment to public control outreach and performance reporting. You should hat appropriate mechanisms in place to identify communicate must be concerns, to communicate with the public, and to preinformation on your environmental performance.

Section D Tell us about your public outreach and reporting.

What do you need to do?

- Describe your approach to public outreach.
- List three references who are familiar with your facility.
- 1 How do you identify and respond to community concerns?

In order to establish the commitment to promptly respond to, document and track external environmental inquiries, a standard operating procedure (SOP) was implemented at our facility. This process assist us in identifying nonconformances in our EMS and procedures to achieve continuous improvement. Inquiries may be generated from Baxter employees, contractors, and outside sources such as customers, government agencies, interested parties and others. It is required that information taken on any external environmental inquiry be responded with information provided by the facility environmental manager. Training on this requirement is provided to all employees. At Baxter Aibonito we have also developed a very active Community Outreach Program to familiarize the community with our operations and educate them in environmental matters. Every year we conduct an Environmental Fair in which the community is invited to participate. Local schools are invited to exhibit environmental projects and are brought in to see the exhibits in recycling, , pollution prevention projects, and technology, etc. We also bring in speakers to discuss topics of interest to our associates and the community, such as water conservation, reforestation, energy saving and pollution prevention. Written educational material is made available to participants. We conduct cleaning campaigns of roads in the vicinity of the plant as well as reforestation efforts with the participation of the community, municipal and state government representatives and students from local schools.

	How do you inform commimportant matters that aff	ect them?	We attend meetings conditions group "Rescate Ambiento meetings, different environthe community are discuss of the Municipal Committed Response, where we prove emergency, whether it is a semergency or a natural of Environmental Policy is possible upon request. At a employment our association environmental awarent procedure on how to obtain of their environmental	al Aiboniteño". At these nmental topics affecting ised. We also form particle for Emergency ide support during any an environmental disaster. Our osted in the companys ade available to the he beginning of es (employees) are given ness training and our tain the right answer to
3	How will you make the Ac Annual Performance Repo		₩ Website www.	
	public?	or available to the	Newspaper	
			Open Houses	
			Other	
4	Are there any ongoing citifacility? If yes, describe briefly in the		☐ Yes	
5	List references below	Organization	Name	Phone number
	Representative of a Community/ Citizen Group	Rescate Ambiental Aiboniteño	Amárilis Pagán Jimenez	(787)735-3200
		Puerto Rico Conservation Trust "Amigos Program"	Maribel Rodríguez	(787)722-5834

State/Local Regulator	Environmental Quality Board	José Vega	(787)864-0103
	Department of Environmental and Natural Resources	Sonia Santiago	(787)8644776
Other community/local reference	Local Emergency Response Committee	Javier Berrios	(787)735-0100
	Bonifacio Sánchez Jimenez High School	Lucia Figueroa	(787)7354631



On behalf of Baxter Healthcare Corp. in Aibonito, PR [my facility],

I certify that

- I have read and agree to the terms and conditions, as specified in the National Environmental Achievement Track Program Description and in the Application Instructions;
- I have personally examined and am familiar with the information contained in this Application (including, if attached, the Environmental Requirements Checklist). The information contained in this Application is, to the best of my knowledge and based on reasonable inquiry, true, accurate, and complete, and I have no reason to believe the facility would not meet all program requirements;
- My facility has an environmental management system (EMS), as defined in the Achievement Track EMS requirements, including systems to maintain compliance with all applicable federal, state, tribal, and local environmental requirements, in place at the facility, and the EMS will be maintained for the duration of the facility's participation in the program;
- My facility has conducted an objective assessment of its compliance with all applicable federal, state, tribal, and local environmental requirements, and the facility has corrected all identified instances of potential or actual noncompliance;
- Based on the foregoing compliance assessment and subsequent corrective actions (if any were necessary), my facility is, to the best of my knowledge and based on reasonable inquiry, currently in compliance with applicable federal, state, tribal, and local environmental requirements.

I agree that EPA's decision whether to accept participants into or remove them from the National Environmental Achievement Track is wholly discretionary, and I waive any right that may exist under any law to challenge EPA's acceptance or removal decision.

I am the senior facility manager and fully authorized to execute this statement on behalf of the corporation or other legal enti whose facility is applying to this program.

Signature/Date

Printed Name/Title

Edwin Betancourt/ Plant Manager

Facility Name

Baxter Healthcare Corp.

Facility Street Address Road 721, Km. 0.3

Facility ID Numbers

PRD000706465

PRR05A533

The National Environmental Performance Track is a U.S. Environmental Protection Agency program. Please direct inquiries to 1-888-339-PTRK or e-mail ptrack@indecon.com. Mail completed applications to:

The Performance Track Information Center c/o Industrial Economics Incorporated 2067 Massachusetts Avenue Cambridge, MA 02140

National Environmental Achievement Track

Environmental Requirements Checklist

The following Checklist is provided to assist facilities in answering Section A, "Tell us about your facility," Question 6. The Checklist is given to help facilities identify the major federal, state, tribal, and local environmental requirements applicable at their facilities. The Checklist is not intended to be an exhaustive list of all environmental requirements that may be applicable at an individual facility.

If you use this Checklist and choose to submit it with your application, fill in your facility information below and enclose the completed Checklist with your application (see instructions).

PRD000706465

Baxter Healthcare Corp. of Puerto Rico (Baxter-Aibonito)

Road 721 Km. 0.3, Aibonito, Puerto Rico 00705

ij ne	cessary)	
Air I	Pollution Regulations	Check All That Apply
	National Emission Standards for Hazardous Air Pollutants (40 CFR 61)	
2.	Permits and Registration of Air Pollution Sources	$\overline{\boxtimes}$
3.	General Emission Standards, Prohibitions and Restrictions	一
4.	Control of Incinerators	
5.	Process Industry Emission Standards	
6.	Control of Fuel Burning Equipment	
7.	Control of VOCs	
8.	Sampling, Testing and Reporting	
9.	Visible Emissions Standards	
10.	Control of Fugitive Dust	
11.	Toxic Air Pollutants Control	
12.	Vehicle Emissions Inspections and Testing	
	Other Federal, State, Tribal or Local Air Pollution Regulations Not Listed (identify)	d Above
13.		
14.		
Haz	ardous Waste Management Regulations	
1.	Identification and Listing of Hazardous Waste (40 CFR 261)	
	- Characteristic Waste	\boxtimes
	- Listed Waste	\boxtimes
2.	Standards Applicable to Generators of Hazardous Waste (40 CFR 262)	
	- Manifesting	\boxtimes

Facility Name

Facility Location:

Facility ID Number(s):

(attach additional sheets

	- Pre-transport requirements	
	- Record keeping/reporting	
3.	Standards Applicable to Transporters of Hazardous Waste (40 CFR 263)	
	- Transfer facility requirements	
	- Manifest system and record-keeping	
	- Hazardous waste discharges	
4.	Standards for Owners and Operators of TSD Facilities (40 CFR 264)	
	- General facility standards	
	- Preparedness and prevention	
	- Contingency plan and emergency procedures	
	- Manifest system, Record keeping and reporting	
	- Groundwater protection	
	- Financial requirements	
	- Use and management of containers	
	- Tanks	
	- Waste piles- Land treatment	
	- Incinerators	
5.	Interim Status Standards for TSD Owners and Operators (40 CFR 265)	
<i>5</i> . 6.	Interim Standards for Owners and Operators of New Hazardous Waste Land	
0.	Disposal Facilities (40 CFR 267)	
7.	Administered Permit Program (Part B) (40 CFR 270)	
,.	Administered Fernit Frogram (Fart D) (40 CFR 270)	
	Other Federal, State, Tribal or Local Hazardous Waste Management Regulated Above (identify)	ulations Not
8.	Other Federal, State, Tribal or Local Hazardous Waste Management Regulated Above (identify)	ulations Not
8. 9.		ulations Not
		ulations Not
9.		ulations Not
9.	Listed Above (identify)	ulations Not
9. Haz	Listed Above (identify) ardous Materials Management	ulations Not
9. <u>Haza</u> 1.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302)	
9. <u>Haza</u> 1.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous	
9. Haz: 1. 2.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302)	ulations Not
9. Haza 1. 2.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173)	
9. Haza 1. 2. 3. 4.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372)	
9. Haza 1. 2. 3. 4.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372) Other Federal, State, Tribal or Local Hazardous Materials Management Regulations	
9. Haza 1. 2. 3. 4. 5.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372)	
9. Haza 1. 2. 3. 4.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372) Other Federal, State, Tribal or Local Hazardous Materials Management Regulations	
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9. Haza 1. 2. 3. 4. 5.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372) Other Federal, State, Tribal or Local Hazardous Materials Management R Not Listed Above (identify)	
9. Haza 1. 2. 3. 4. 5. 6. 7.	Ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372) Other Federal, State, Tribal or Local Hazardous Materials Management Foot Listed Above (identify) Materials Management Criteria for Classification of Solid Waste Disposal Facilities and Practices (40 CFR 257)	
9. Haza 1. 2. 3. 4. 5. 6. 7.	Activated Above (identify) Ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372) Other Federal, State, Tribal or Local Hazardous Materials Management Foot Listed Above (identify) A Waste Management Criteria for Classification of Solid Waste Disposal Facilities and Practices	

4.	Solid Waste Storage and Removal Requirements	
5.	Disposal Requirements for Special Wastes	$\overline{\boxtimes}$
	Other Federal, State, Tribal or Local Solid Waste Management Regulation	ns Not
	Listed Above (identify)	
6.	Biomedical Waste Regulation from State Solid Waste Regs	\boxtimes
7.	Used Oil Regulation from State Solid Waste Regs	\boxtimes
Wat	er Pollution Control Requirements	
1.	Oil Spill Prevention Control and Countermeasures (SPCC) (40 CFR 112)	\boxtimes
2.	Designation of Hazardous Substances (40 CFR 116)	
3.	Determination of Reportable Quantities for Hazardous Substances (40 CFR	
4	117)	abla
4.	NPDES Permit Requirements (40 CFR 122)	
5.	Toxic Pollutant Effluent Standards (40 CFR 129)	
6.	General Pretreatment Regulations for Existing and New Sources (40 CFR 403)	
7.	Organic Chemicals Manufacturing Point Source Effluent Guidelines and	
	Standards (40 CFR 414)	
8.	Inorganic Chemicals Manufacturing Point Source Effluent Guidelines and Standards (40 CFR 415)	
9.	Plastics and Synthetics Point Source Effluent Guidelines and Standards (40 CFR 416)	
10.	Water Quality Standards	
11.	Effluent Limitations for Direct Dischargers	H
12.	Permit Monitoring/Reporting Requirements	\square
13.	Classifications and Certifications of Operators and Superintendents of	
13.	Industrial Wastewater Plants	
1/1	Collection, Handling, Processing of Sewage Sludge	
15.	Oil Discharge Containment, Control and Cleanup	H
16.	Standards Applicable to Indirect Discharges (Pretreatment)	H
10.	Standards Applicable to indirect Discharges (Fredeathield)	
	Other Federal, State, Tribal or Local Water Pollution Control Regulation	s Not Listed
17	Above (identify)	
17.		H
18.		
Drin	aking Water Regulations	
1.	Underground Injection and Control Regulations, Crieria and Standards (40 CFR 144, 146)	
2.	National Primary Drinking Water Standards (40 CFR 141)	
3.	Community Water Systems, Monitoring and Reporting Requirements (40	H
٥.	CFR 141)	
4.	Permit Requirements for Appropriation/Use of Water from Surface or	
_	Subsurface Sources Underground Injection Control Requirements	
5.	Underground Injection Control Requirements	

6.	Monitoring, Reporting and Record keeping Requirements for Community Water Systems	
	Other Federal, State, Tribal or Local Drinking Water Regulations Not Listed Above (identify)	l
7.	2	
8.		
Tox	ic Substances	
1.	Manufacture and Import of Chemicals, Record keeping and Reporting	
	Requirements (40 CFR 704)	
2.	Import and Export of Chemicals (40 CFR 707)	
3.	Chemical Substances Inventory Reporting Requirements (40 CFR 710)	
4.	Chemical Information Rules (40 CFR 712)	
5.	Health and Safety Data Reporting (40 CFR 716)	
6.	Pre-Manufacture Notifications (40 CFR 720)	同
7.	PCB Distribution Use, Storage and Disposal (40 CFR 761)	Ħ
8.	Regulations on Use of Fully Halogenated Chlorofluoroalkanes (40 CFR 762)	Ħ
9.	Storage and Disposal of Waste Material Containing TCDD (40 CFR 775)	
7.	Storage and Disposar of Waste Material Containing Tedd (40 CFR 773)	
	Other Federal, State, Tribal or Local Toxic Substances Regulations Not Liste	d Above
	(identify)	12.00,0
10.	(Identify)	
11.		
11.		
Pest	icide Regulations	
	FIFRA Pesticide Use Classification (40 CFR 162)	\boxtimes
2.	Procedures for Disposal and Storage of Pesticides and Containers (40 CFR	X
	165)	
3.		
<i>3</i> . 4.	Pesticide Licensing Requirements	\forall
5.	Labeling of Pesticides	
	Pesticide Sales, Permits, Records, Application and Disposal Requirements	
7.	Disposal of Pesticide Containers	
8.	Restricted Use and Prohibited Pesticides	
	Other Federal State Tribal or Legal Posticides Possilations Not Listed Above	0
	Other Federal, State, Tribal or Local Pesticides Regulations Not Listed Above (identify)	e
9.	(identify)	
		H
10.		
Fre	ironmental Clean IIn Destoration Corrective Action	
	ironmental Clean-Up, Restoration, Corrective Action	
1.	Comprehensive Environmental Response, Compensation and Liability Act	
	(Superfund) (identify)	
		H

2.	RCRA Corrective Action (identify)	
	•	
		Ħ
	Other Federal, State, Tribal or Local Environmental Clean-Up, Restoration,	
	Corrective Action Regulations Not Listed Above (identify)	
3.		
4.		